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9	Attorneys for United States of America		
10	UNITED STATES DISTRICT COURT		
11	NORTHERN D	NORTHERN DISTRICT OF CALIFORNIA	
12	SAN FRANCISCO DIVISION		
13	UNITED STATES OF AMERICA,) CASE NO. 3:15-CR-00359-CRB	
14	Plaintiff,) UNITED STATES' LOCAL CRIMINAL RULE 16-) 1(c) NOTICE	
15	v.		
16	RIAN PETER STALLINGS,		
17	Defendant.		
18			
19	The United States of America provide	es this notice as required by Local Criminal Rule 16-1(c):	
20	1. Electronic Surveillance . The Government asserts that there does not exist any evidence against		
21	Defendant that was obtained as a result of electronic surveillance.		
22	2. Informers . The Government does not intend to call an informant, as defined in Local Rule 16-		
23	1(c), as a witness in this matter. The C	Government has provided Defendant with numerous	
24	memorandums of interview of individ	uals interviewed by federal agents in connection with this	
25	case, including employees of Stallings Painting, Inc.		
26	3. Evidence of Other Crimes, Wrongs or Acts. The Government intends to offer evidence of		
27	other crimes, wrongs or acts under Fed. R. Evid. 404(b). The Government will file a separate		
28	Fed. R. Evid. 404(b) notice setting for	th the evidence that it intends to offer under Rule 404(b).	
	Local Rule 16-1(c) Notice CR-15-00359-CRB	1	

4. Co-conspirator's Statements. The Government does not intend to offer co-conspirator statements under Fed. R. Evid. 801(d)(2)(E). Respectfully submitted, BRIAN J. STRETCH United States Attorney Dated: February 16, 2017. s/ Jose A. Olivera JOSE A. OLIVERA Assistant United States Attorney Attorney for the United States